UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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ELVIS NEGRON, on behalf of himself and others similarly situated in the proposed FLSA Collective Action,

Civil Action No. 1:21-cv-04435

Plaintiff,

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FRCP 7.1 CORPORATE
DISCLOSURE STATEMENT
AS TO CORPORATE
DEFENDANTS

- against -

JOHN DOE CORP. I (d/b/a WINGSTOP BUSHWICK), JOHN DOE CORP. II (d/b/a WINGSTOP HARLEM), JOHN DOE CORP. III (d/b/a WINGSTOP FULTON ST.), JOHN DOE CORP. IV (d/b/a WINGSTOP WILLIAMSBURG), JOHN DOE CORP. V (d/b/a WINGSTOP FLATBUSH), JOHN DOE CORP. VI (d/b/a FUEL JUICE BUSHWICK), JOHN DOE CORP. VII (d/b/a FUEL JUICE WILLIAMSBURG), DJ "DOE", MARIAM "DOE", and "DANIELLA" DOE",

D	efendants.
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Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, defendants Diallo Funds, LLC s/h/a John Doe Corp. I ("Diallo Funds"), Diallo Group, LLC s/h/a John Doe Corp. II ("Diallo Group"), Diallo Enterprises, LLC s/h/a John Doe Corp. III ("Diallo Enterprises"), Diallo Restaurants Williamsburg, LLC s/h/a John Doe Corp. IV ("Diallo Williamsburg"), Diallo Organization, LLC s/h/a John Doe Corp. V ("Diallo Organization") (collectively, "Corporate Defendants") by their attorneys, Gordon Rees Scully Mansukhani, LLP, state as follows:

Diallo Funds, LLC does not have a parent corporation and no publicly held corporation owns 10% or more of Diallo Funds, LLC's stock.

Dated: New York, New York

February 2, 2022

GORDON REES SCULLY MANSUKHANI, LLP

By: /s/ francis J. Giambalvo

Mercedes Colwin, Esq. Francis J. Giambalvo, Esq.

Nicola Ciliotta, Esq.

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cc: All Counsel of Record (via ECF)